

THE PRINCE ALFRED HOSPITAL.—That being the case, the question is, Where should the hospital be? We are not in a position to consider this question. We have the old infirmary in Macquarie-street, and we have the Prince Alfred Hospital rising at Grosvenor. Practically we have to choose between these two. Dr. Renwick would not choose at all, but would divide the work, and divide the educational functions also, having the nursing school in one place, and the medical school at the other. In other words, he would have two small hospitals of equal size, in preference to one large one. Yet, if his arguments are really sound, it is clear that they would go further than he pushes them, and would go to the policy of having the principal hospital in Macquarie-street, and the limitation of the Prince Alfred Hospital to the narrowest dimensions. That would only be justifiable if the site of the Prince Alfred Hospital were unsuitable; and though we see no objection to any further inquiry on that point if it is really necessary, we cannot join in Dr. Renwick's condemnation.

There are two hospitals in the world that have a better reputation than the Prince Alfred Hospital. That has been on a breezy site, and yet that has not been left free. No one disputes the value of airiness. But the University reserve will never be built upon, and we think it will be found that there is a breeze on the hospital site when there is a breeze anywhere in Sydney. The immediate question as to the University is, What is to be done with it? Is it the front to be shifted for general hospital purposes, or is it to be reduced to a mere subsidiary accident hospital? Dr. Renwick adds "acute cases;" but practically the line will be difficult to draw, and if it is kept as a hospital for anything more than accidents, it will become a general hospital. Dr. Renwick reminds us that the infirmary is now more of a hospital proper and less of a Reservoir Asylum than it used to be; but it must not be forgotten that this change closely connects the claim put forward to the title to the ground. Precisely in proportion as the institution has slipped away from its original design, has the Government been relieved in the matter of the grant of title, and left free to study the hospital question apart from all obligations.

ON CANE NEWS.—The telegrams we publish this morning are of a much more pacific character than those which previously reached us during the past week. It is denied that the Russians are advancing on Stambul or Gallipoli; while the British squadron has withdrawn to a respectful distance from the straits. And then we have it stated that it has been agreed between the Powers to limit the Conference at Baden-Baden. The fact that representatives of the Powers are to assemble to discuss the Eastern Question once more is in itself reassuring, as it affords grounds for hoping that a peaceful solution of present difficulties will be arrived at. The Russians are within the range of the Russian Empire, Constantinople, and they may probably be content to stay there until, at all events, the Conference terminates. We are informed that the omission of the word "Turkish" referred to in our paragraph, headed "Cable News," yesterday, did not occur on the lines in this colony.

PREPARATIONS FOR DEFENCE.—The Government is pushing forward the works necessary to complete the line of torpedo defence, and a large number of men are employed on the works. In addition to the large shipment of iron cannon received a few days ago, we believe the Government have acquired by purchase all the explosive and warlike stores in the local market. Colonel Richardson has recommended that the Volunteer Force be remodelled; and it is likely that, as the Volunteer land order system can be applied to the sea, recruiting will be again invited.

THE VOLUNTEER FORCE.—In the Legislative Assembly, yesterday afternoon, Mr. Fitzpatrick laid upon the table of the House a report from Colonel Richardson and Seratley, respecting the condition and efficiency of the Volunteer Force. Both officers agree that the present condition of the Force is satisfactory, owing to the stoppage of recruiting, and the power to enforce attendance at drill; and both concur in recommending a remodelling of the Force on a similar basis to that of the Naval Brigade.

STREET CASES—BUSINESS THIS DAY.—In Equity, *James v. James*, the Primary Judge, at 10 o'clock; *Office v. Goodall*, motion for decree (part heard); *James v. James*, motion for decree (part heard); *Office v. Goodall*, at 10.30; *Office v. Goodall*, at 11.15; *Office v. Goodall*, at 11.30; *Office v. Goodall*, at 11.45; *Office v. Goodall*, at 12.15; *Office v. Goodall*, at 12.30; *Office v. Goodall*, at 12.45; *Office v. Goodall*, at 1.15; *Office v. Goodall*, at 1.30; *Office v. Goodall*, at 1.45; *Office v. Goodall*, at 2.15; *Office v. Goodall*, at 2.30; *Office v. Goodall*, at 2.45; *Office v. Goodall*, at 3.15; *Office v. Goodall*, at 3.30; *Office v. Goodall*, at 3.45; *Office v. Goodall*, at 4.15; *Office v. Goodall*, at 4.30; *Office v. Goodall*, at 4.45; *Office v. Goodall*, at 5.15; *Office v. Goodall*, at 5.30; *Office v. Goodall*, at 5.45; *Office v. Goodall*, at 6.15; *Office v. Goodall*, at 6.30; *Office v. Goodall*, at 6.45; *Office v. Goodall*, at 7.15; *Office v. Goodall*, at 7.30; *Office v. Goodall*, at 7.45; *Office v. Goodall*, at 8.15; *Office v. Goodall*, at 8.30; *Office v. Goodall*, at 8.45; *Office v. Goodall*, at 9.15; *Office v. Goodall*, at 9.30; *Office v. Goodall*, at 9.45; *Office v. Goodall*, at 10.15; *Office v. Goodall*, at 10.30; *Office v. Goodall*, at 10.45; *Office v. Goodall*, at 11.15; *Office v. Goodall*, at 11.30; *Office v. Goodall*, at 11.45; *Office v. Goodall*, at 12.15; *Office v. Goodall*, at 12.30; *Office v. Goodall*, at 12.45; *Office v. Goodall*, at 1.15; *Office v. Goodall*, at 1.30; *Office v. Goodall*, at 1.45; *Office v. Goodall*, at 2.15; *Office v. Goodall*, at 2.30; *Office v. Goodall*, at 2.45; *Office v. Goodall*, at 3.15; *Office v. Goodall*, at 3.30; *Office v. Goodall*, at 3.45; *Office v. Goodall*, at 4.15; *Office v. Goodall*, at 4.30; *Office v. Goodall*, at 4.45; *Office v. Goodall*, at 5.15; *Office v. Goodall*, at 5.30; *Office v. Goodall*, at 5.45; *Office v. Goodall*, at 6.15; *Office v. Goodall*, at 6.30; *Office v. Goodall*, at 6.45; *Office v. Goodall*, at 7.15; *Office v. Goodall*, at 7.30; *Office v. Goodall*, at 7.45; *Office v. Goodall*, at 8.15; *Office v. Goodall*, at 8.30; *Office v. Goodall*, at 8.45; *Office v. Goodall*, at 9.15; *Office v. Goodall*, at 9.30; *Office v. Goodall*, at 9.45; *Office v. Goodall*, at 10.15; *Office v. Goodall*, at 10.30; *Office v. Goodall*, at 10.45; *Office v. Goodall*, at 11.15; *Office v. Goodall*, at 11.30; *Office v. Goodall*, at 11.45; *Office v. Goodall*, at 12.15; *Office v. Goodall*, at 12.30; *Office v. Goodall*, at 12.45; *Office v. Goodall*, at 1.15; *Office v. Goodall*, at 1.30; *Office v. Goodall*, at 1.45; *Office v. Goodall*, at 2.15; *Office v. Goodall*, at 2.30; *Office v. Goodall*, at 2.45; *Office v. Goodall*, at 3.15; *Office v. Goodall*, at 3.30; *Office v. Goodall*, at 3.45; *Office v. Goodall*, at 4.15; *Office v. Goodall*, at 4.30; *Office v. Goodall*, at 4.45; *Office v. Goodall*, at 5.15; *Office v. Goodall*, at 5.30; *Office v. Goodall*, at 5.45; *Office v. Goodall*, at 6.15; *Office v. Goodall*, at 6.30; *Office v. Goodall*, at 6.45; *Office v. Goodall*, at 7.15; *Office v. Goodall*, at 7.30; *Office v. Goodall*, at 7.45; *Office v. Goodall*, at 8.15; *Office v. Goodall*, at 8.30; *Office v. Goodall*, at 8.45; *Office v. Goodall*, at 9.15; *Office v. Goodall*, at 9.30; *Office v. Goodall*, at 9.45; *Office v. Goodall*, at 10.15; *Office v. Goodall*, at 10.30; *Office v. Goodall*, at 10.45; *Office v. Goodall*, at 11.15; *Office v. Goodall*, at 11.30; *Office v. Goodall*, at 11.45; *Office v. Goodall*, at 12.15; *Office v. Goodall*, at 12.30; *Office v. Goodall*, at 12.45; *Office v. Goodall*, at 1.15; *Office v. Goodall*, at 1.30; *Office v. Goodall*, at 1.45; *Office v. Goodall*, at 2.15; *Office v. Goodall*, at 2.30; *Office v. Goodall*, at 2.45; *Office v. Goodall*, at 3.15; *Office v. Goodall*, at 3.30; *Office v. Goodall*, at 3.45; *Office v. Goodall*, at 4.15; *Office v. Goodall*, at 4.30; *Office v. Goodall*, at 4.45; *Office v. Goodall*, at 5.15; *Office v. Goodall*, at 5.30; *Office v. Goodall*, at 5.45; *Office v. Goodall*, at 6.15; *Office v. Goodall*, at 6.30; *Office v. Goodall*, at 6.45; *Office v. Goodall*, at 7.15; *Office v. Goodall*, at 7.30; *Office v. Goodall*, at 7.45; *Office v. Goodall*, at 8.15; *Office v. Goodall*, at 8.30; *Office v. Goodall*, at 8.45; *Office v. Goodall*, at 9.15; *Office v. Goodall*, at 9.30; *Office v. Goodall*, at 9.45; *Office v. Goodall*, at 10.15; *Office v. Goodall*, at 10.30; *Office v. Goodall*, at 10.45; *Office v. Goodall*, at 11.15; *Office v. Goodall*, at 11.30; *Office v. Goodall*, at 11.45; *Office v. Goodall*, at 12.15; *Office v. Goodall*, at 12.30; *Office v. Goodall*, at 12.45; *Office v. Goodall*, at 1.15; *Office v. Goodall*, at 1.30; *Office v. Goodall*, at 1.45; *Office v. Goodall*, at 2.15; *Office v. Goodall*, at 2.30; *Office v. Goodall*, at 2.45; *Office v. Goodall*, at 3.15; *Office v. Goodall*, at 3.30; *Office v. Goodall*, at 3.45; *Office v. Goodall*, at 4.15; *Office v. Goodall*, at 4.30; *Office v. Goodall*, at 4.45; *Office v. Goodall*, at 5.15; *Office v. Goodall*, at 5.30; *Office v. Goodall*, at 5.45; *Office v. Goodall*, at 6.15; *Office v. Goodall*, at 6.30; *Office v. Goodall*, at 6.45; *Office v. Goodall*, at 7.15; *Office v. Goodall*, at 7.30; *Office v. Goodall*, at 7.45; *Office v. Goodall*, at 8.15; *Office v. Goodall*, at 8.30; *Office v. Goodall*, at 8.45; *Office v. Goodall*, at 9.15; *Office v. Goodall*, at 9.30; *Office v. Goodall*, at 9.45; *Office v. Goodall*, at 10.15; *Office v. Goodall*, at 10.30; *Office v. Goodall*, at 10.45; *Office v. Goodall*, at 11.15; *Office v. Goodall*, at 11.30; *Office v. Goodall*, at 11.45; *Office v. Goodall*, at 12.15; *Office v. Goodall*, at 12.30; *Office v. Goodall*, at 12.45; *Office v. Goodall*, at 1.15; *Office v. Goodall*, at 1.30; *Office v. Goodall*, at 1.45; *Office v. Goodall*, at 2.15; *Office v. Goodall*, at 2.30; *Office v. Goodall*, at 2.45; *Office v. Goodall*, at 3.15; *Office v. Goodall*, at 3.30; *Office v. Goodall*, at 3.45; *Office v. Goodall*, at 4.15; *Office v. Goodall*, at 4.30; *Office v. Goodall*, at 4.45; *Office v. Goodall*, at 5.15; *Office v. Goodall*, at 5.30; *Office v. Goodall*, at 5.45; *Office v. Goodall*, at 6.15; *Office v. Goodall*, at 6.30; *Office v. Goodall*, at 6.45; *Office v. Goodall*, at 7.15; *Office v. Goodall*, at 7.30; *Office v. Goodall*, at 7.45; *Office v. Goodall*, at 8.15; *Office v. Goodall*, at 8.30; *Office v. Goodall*, at 8.45; *Office v. Goodall*, at 9.15; *Office v. Goodall*, at 9.30; *Office v. Goodall*, at 9.45; *Office v. Goodall*, at 10.15; *Office v. Goodall*, at 10.30; *Office v. Goodall*, at 10.45; *Office v. Goodall*, at 11.15; *Office v. Goodall*, at 11.30; *Office v. Goodall*, at 11.45; *Office v. Goodall*, at 12.15; *Office v. Goodall*, at 12.30; *Office v. Goodall*, at 12.45; *Office v. Goodall*, at 1.15; *Office v. Goodall*, at 1.30; *Office v. Goodall*, at 1.45; *Office v. Goodall*, at 2.15; *Office v. Goodall*, at 2.30; *Office v. Goodall*, at 2.45; *Office v. Goodall*, at 3.15; *Office v. Goodall*, at 3.30; *Office v. Goodall*, at 3.45; *Office v. Goodall*, at 4.15; *Office v. Goodall*, at 4.30; *Office v. Goodall*, at 4.45; *Office v. Goodall*, at 5.15; *Office v. Goodall*, at 5.30; *Office v. Goodall*, at 5.45; *Office v. Goodall*, at 6.15; *Office v. Goodall*, at 6.30; *Office v. Goodall*, at 6.45; *Office v. Goodall*, at 7.15; *Office v. Goodall*, at 7.30; *Office v. Goodall*, at 7.45; *Office v. Goodall*, at 8.15; *Office v. Goodall*, at 8.30; *Office v. Goodall*, at 8.45; *Office v. Goodall*, at 9.15; *Office v. Goodall*, at 9.30; *Office v. Goodall*, at 9.45; *Office v. Goodall*, at 10.15; *Office v. Goodall*, at 10.30; *Office v. Goodall*, at 10.45; *Office v. Goodall*, at 11.15; *Office v. Goodall*, at 11.30; *Office v. Goodall*, at 11.45; *Office v. Goodall*, at 12.15; *Office v. Goodall*, at 12.30; *Office v. Goodall*, at 12.45; *Office v. Goodall*, at 1.15; *Office v. Goodall*, at 1.30; *Office v. Goodall*, at 1.45; *Office v. Goodall*, at 2.15; *Office v. Goodall*, at 2.30; *Office v. Goodall*, at 2.45; *Office v. Goodall*, at 3.15; *Office v. Goodall*, at 3.30; *Office v. Goodall*, at 3.45; *Office v. Goodall*, at 4.15; *Office v. Goodall*, at 4.30; *Office v. Goodall*, at 4.45; *Office v. Goodall*, at 5.15; *Office v. Goodall*, at 5.30; *Office v. Goodall*, at 5.45; *Office v. Goodall*, at 6.15; *Office v. Goodall*, at 6.30; *Office v. Goodall*, at 6.45; *Office v. Goodall*, at 7.15; *Office v. Goodall*, at 7.30; *Office v. Goodall*, at 7.45; *Office v. Goodall*, at 8.15; *Office v. Goodall*, at 8.30; *Office v. Goodall*, at 8.45; *Office v. Goodall*, at 9.15; *Office v. Goodall*, at 9.30; *Office v. Goodall*, at 9.45; *Office v. Goodall*, at 10.15; *Office v. Goodall*, at 10.30; *Office v. Goodall*, at 10.45; *Office v. Goodall*, at 11.15; *Office v. Goodall*, at 11.30; *Office v. Goodall*, at 11.45; *Office v. Goodall*, at 12.15; *Office v. Goodall*, at 12.30; *Office v. Goodall*, at 12.45; *Office v. Goodall*, at 1.15; *Office v. Goodall*, at 1.30; *Office v. Goodall*, at 1.45; *Office v. Goodall*, at 2.15; *Office v. Goodall*, at 2.30; *Office v. Goodall*, at 2.45; *Office v. Goodall*, at 3.15; *Office v. Goodall*, at 3.30; *Office v. Goodall*, at 3.45; *Office v. Goodall*, at 4.15; *Office v. Goodall*, at 4.30; *Office v. Goodall*, at 4.45; *Office v. Goodall*, at 5.15; *Office v. Goodall*, at 5.30; *Office v. Goodall*, at 5.45; *Office v. Goodall*, at 6.15; *Office v. Goodall*, at 6.30; *Office v. Goodall*, at 6.45; *Office v. Goodall*, at 7.15; *Office v. Goodall*, at 7.30; *Office v. Goodall*, at 7.45; *Office v. Goodall*, at 8.15; *Office v. Goodall*, at 8.30; *Office v. Goodall*, at 8.45; *Office v. Goodall*, at 9.15; *Office v. Goodall*, at 9.30; *Office v. Goodall*, at 9.45; *Office v. Goodall*, at 10.15; *Office v. Goodall*, at 10.30; *Office v. Goodall*, at 10.45; *Office v. Goodall*, at 11.15; *Office v. Goodall*, at 11.30; *Office v. Goodall*, at 11.45; *Office v. Goodall*, at 12.15; *Office v. Goodall*, at 12.30; *Office v. Goodall*, at 12.45; *Office v. Goodall*, at 1.15; *Office v. Goodall*, at 1.30; *Office v. Goodall*, at 1.45; *Office v. Goodall*, at 2.15; *Office v. Goodall*, at 2.30; *Office v. Goodall*, at 2.45; *Office v. Goodall*, at 3.15; *Office v. Goodall*, at 3.30; *Office v. Goodall*, at 3.45; *Office v. Goodall*, at 4.15; *Office v. Goodall*, at 4.30; *Office v. Goodall*, at 4.45; *Office v. Goodall*, at 5.15; *Office v. Goodall*, at 5.30; *Office v. Goodall*, at 5.45; *Office v. Goodall*, at 6.15; *Office v. Goodall*, at 6.30; *Office v. Goodall*, at 6.45; *Office v. Goodall*, at 7.15; *Office v. Goodall*, at 7.30; *Office v. Goodall*, at 7.45; *Office v. Goodall*, at 8.15; *Office v. Goodall*, at 8.30; *Office v. Goodall*, at 8.45; *Office v. Goodall*, at 9.15; *Office v. Goodall*, at 9.30; *Office v. Goodall*, at 9.45; *Office v. Goodall*, at 10.15; *Office v. Goodall*, at 10.30; *Office v. Goodall*, at 10.45; *Office v. Goodall*, at 11.15; *Office v. Goodall*, at 11.30; *Office v. Goodall*, at 11.45; *Office v. Goodall*, at 12.15; *Office v. Goodall*, at 12.30; *Office v. Goodall*, at 12.45; *Office v. Goodall*, at 1.15; *Office v. Goodall*, at 1.30; *Office v. Goodall*, at 1.45; *Office v. Goodall*, at 2.15; *Office v. Goodall*, at 2.30; *Office v. Goodall*, at 2.45; *Office v. Goodall*, at 3.15; *Office v. Goodall*, at 3.30; *Office v. Goodall*, at 3.45; *Office v. Goodall*, at 4.15; *Office v. Goodall*, at 4.30; *Office v. Goodall*, at 4.45; *Office v. Goodall*, at 5.15; *Office v. Goodall*, at 5.30; *Office v. Goodall*, at 5.45; *Office v. Goodall*, at 6.15; *Office v. Goodall*, at 6.30; *Office v. Goodall*, at 6.45; *Office v. Goodall*, at 7.15; *Office v. Goodall*, at 7.30; *Office v. Goodall*, at 7.45; *Office v. Goodall*, at 8.15; *Office v. Goodall*, at 8.30; *Office v. Goodall*, at 8.45; *Office v. Goodall*, at 9.15; *Office v. Goodall*, at 9.30; *Office v. Goodall*, at 9.45; *Office v. Goodall*, at 10.15; *Office v. Goodall*, at 10.30; *Office v. Goodall*, at 10.45; *Office v. Goodall*, at 11.15; *Office v. Goodall*, at 11.30; *Office v. Goodall*, at 11.45; *Office v. Goodall*, at 12.15; *Office v. Goodall*, at 12.30; *Office v. Goodall*, at 12.45; *Office v. Goodall*, at 1.15; *Office v. Goodall*, at 1.30; *Office v. Goodall*, at 1.45; *Office v. Goodall*, at 2.15; *Office v. Goodall*, at 2.30; *Office v. Goodall*, at 2.45; *Office v. Goodall*, at 3.15; *Office v. Goodall*, at 3.30; *Office v. Goodall*, at 3.45; *Office v. Goodall*, at 4.15; *Office v. Goodall*, at 4.30; *Office v. Goodall*, at 4.45; *Office v. Goodall*, at 5.15; *Office v. Goodall*, at 5.30; *Office v. Goodall*, at 5.45; *Office v. Goodall*, at 6.15; *Office v. Goodall*, at 6.30; *Office v. Goodall*, at 6.45; *Office v. Goodall*, at 7.15; *Office v. Goodall*, at 7.30; *Office v. Goodall*, at 7.45; *Office v. Goodall*, at 8.15; *Office v. Goodall*, at 8.30; *Office v. Goodall*, at 8.45; *Office v. Goodall*, at 9.15; *Office v. Goodall*, at 9.30; *Office v. Goodall*, at 9.45; *Office v. Goodall*, at 10.15; *Office v. Goodall*, at 10.30; *Office v. Goodall*, at 10.45; *Office v. Goodall*, at 11.15; *Office v. Goodall*, at 11.30; *Office v. Goodall*, at 11.45; *Office v. Goodall*, at 12.15; *Office v. Goodall*, at 12.30; *Office v. Goodall*, at 12.45; *Office v. Goodall*, at 1.15; *Office v. Goodall*, at 1.30; *Office v. Goodall*, at 1.45; *Office v. Goodall*, at 2.15; *Office v. Goodall*, at 2.30; *Office v. Goodall*, at 2.45; *Office v. Goodall*, at 3.15; *Office v. Goodall*, at 3.30; *Office v. Goodall*, at 3.45; *Office v. Goodall*, at 4.15; *Office v. Goodall*, at 4.30; *Office v. Goodall*, at 4.45; *Office v. Goodall*, at 5.15; *Office v. Goodall*, at 5.30; *Office v. Goodall*, at 5.45; *Office v. Goodall*, at 6.15; *Office v. Goodall*, at 6.30; *Office v. Goodall*, at 6.45; *Office v. Goodall*, at 7.15; *Office v. Goodall*, at 7.30; *Office v. Goodall*, at 7.45; *Office v. Goodall*, at 8.15; *Office v. Goodall*, at 8.30; *Office v. Goodall*, at 8.45; *Office v. Goodall*, at 9.15; *Office v. Goodall*, at 9.30; *Office v. Goodall*, at 9.45; *Office v. Goodall*, at 10.15; *Office v. Goodall*, at 10.30; *Office v. Goodall*, at 10.45; *Office v. Goodall*, at 11.15; *Office v. Goodall*, at 11.30; *Office v. Goodall*, at 11.45; *Office v. Goodall*, at 12.15; *Office v. Goodall*, at 12.30; *Office v. Goodall*, at 12.45; *Office v. Goodall*, at 1.15; *Office v. Goodall*, at 1.30; *Office v. Goodall*, at 1.45; *Office v. Goodall*, at 2.15; *Office v. Goodall*, at 2.30; *Office v. Goodall*, at 2.45; *Office v. Goodall*, at 3.15; *Office v. Goodall*, at 3.30; *Office v. Goodall*, at 3.45; *Office v. Goodall*, at 4.15; *Office v. Goodall*, at 4.30; *Office v. Goodall*, at 4.45; *Office v. Goodall*, at 5.15; *Office v. Goodall*, at 5.30; *Office v. Goodall*, at 5.45; *Office v. Goodall*, at 6.15; *Office v. Goodall*, at 6.30; *Office v. Goodall*, at 6.45; *Office v. Goodall*, at 7.15; *Office v. Goodall*, at 7.30; *Office v. Goodall*, at 7.45; *Office v. Goodall*, at 8.15; *Office v. Goodall*, at 8.30; *Office v. Goodall*, at 8.45; *Office v. Goodall*, at 9.15; *Office v. Goodall*, at 9.30; *Office v. Goodall*, at 9.45; *Office v. Goodall*, at 10.15; *Office v. Goodall*, at 10.30; *Office v. Goodall*, at 10.45; *Office v. Goodall*, at 11.15; *Office v. Goodall*, at 11.30; *Office v. Goodall*, at 11.45; *Office v. Goodall*, at 12.15; *Office v. Goodall*, at 12.30; *Office v. Goodall*, at 12.45; *Office v. Goodall*, at 1.15; *Office v. Goodall*, at 1.30; *Office v. Goodall*, at 1.45; *Office v. Goodall*, at 2.15; *Office v. Goodall*, at 2.30; *Office v. Goodall*, at 2.45; *Office v. Goodall*, at 3.15; *Office v. Goodall*, at 3.30; *Office v. Goodall*, at 3.45; *Office v. Goodall*, at 4.15; *Office v. Goodall*, at 4.30; *Office v. Goodall*, at 4.45; *Office v. Goodall*, at 5.15; *Office v. Goodall*, at 5.30; *Office v. Goodall*, at 5.45; *Office v. Goodall*, at 6.15; *Office v. Goodall*, at 6.30; *Office v. Goodall*, at 6.45; *Office v. Goodall*, at 7.15; *Office v. Goodall*, at 7.30; *Office v. Goodall*, at 7.45; *Office v. Goodall*, at 8.15; *Office v. Goodall*, at 8.30; *Office v. Goodall*, at 8.45; *Office v. Goodall*, at 9.15; *Office v. Goodall*, at 9.30; *Office v. Goodall*, at 9.45; *Office v. Goodall*, at 10.15; *Office v. Goodall*, at 10.30; *Office v. Goodall*, at 10.45; *Office v. Goodall*, at 11.15; *Office v. Goodall*, at 11.30; *Office v. Goodall*, at 11.45; *Office v. Goodall*, at 12.15; *Office v. Goodall*, at 12.30; *Office v. Goodall*, at 12.45; *Office v. Goodall*, at 1.15; *Office v. Goodall*, at 1.30; *Office v. Goodall*, at 1.45; *Office v. Goodall*, at 2.15; *Office v. Goodall*, at 2.30; *Office v. Goodall*, at 2.45; *Office v. Goodall*, at 3.15; *Office v. Goodall*, at 3.30; *Office v. Goodall*, at 3.45; *Office v. Goodall*, at 4.15; *Office v. Goodall*, at 4.30; *Office v. Goodall*, at 4.45; *Office v. Goodall*, at 5.15; *Office v. Goodall*, at 5.30; *Office v. Goodall*, at 5.45; *Office v. Goodall*, at 6.15; *Office v. Goodall*, at 6.30; *Office v. Goodall*, at 6.45; *Office v. Goodall*, at 7.15; *Office v. Goodall*, at 7.30; *Office v. Goodall*, at 7.45; *Office v. Goodall*, at 8.15; *Office v. Goodall*, at 8.30; *Office v. Goodall*, at 8.45; *Office v. Goodall*, at 9.15; *Office v. Goodall*, at 9.30; *Office v. Goodall*, at 9.45; *Office v. Goodall*, at 10.15; *Office v. Goodall*, at 10.30; *Office v. Goodall*, at 10.45; *Office v. Goodall*, at 11.15; *Office v. Goodall*, at 11.30; *Office v. Goodall*, at 11.45; *Office v. Goodall*, at 12.15; *Office v. Goodall*, at 12.30; *Office v. Goodall*, at 12.45; *Office v. Goodall*, at 1.15; *Office v. Goodall*, at 1.30; *Office v. Goodall*, at 1.45; *Office v. Goodall*, at 2.15; *Office v. Goodall*, at 2.30; *Office v. Goodall*, at 2.45; *Office v. Goodall*, at 3.15; *Office v. Goodall*, at 3.30; *Office v. Goodall*, at 3.45; *Office v. Goodall*, at 4.15; *Office v. Goodall*, at 4.30; *Office v. Goodall*, at 4.45; *Office v. Goodall*, at 5.15; *Office v. Goodall*, at 5.30; *Office v. Goodall*, at 5.45; *Office v. Goodall*, at 6.15; *Office v. Goodall*, at 6.30; *Office v. Goodall*, at 6.45; *Office v. Goodall*, at 7.15; *Office v. Goodall*, at 7.30; *Office v. Goodall*, at 7.45; *Office v. Goodall*, at 8.15; *Office v. Goodall*, at 8.30; *Office v. Goodall*, at 8.45; *Office v. Goodall*, at 9.15; *Office v. Goodall*

A HANDSOMELY furnished House and comfortably furnished Cottage to LET. Professor Russell, 164, William-street.

ELIZABETH BAY. NEAR POTTS POINT.—To be LET, A FAMILY RESIDENCE, pleasantly situated, fronting the RESERVE, and opposite to the residence of JOHN GILCHRIST, Esq. The House contains a large drawing and dining room with folding doors, breakfast room, five bedrooms, bathroom fitted with plunge and shower bath, kitchen, scullery, two parlours, and out conveniences. The locality is healthy, the surroundings first-class, and the price moderate.

HOUSE and part of **SHOP** to LET. 615, George-street.

KNELLERPORE, Double Bay, to LET: contains entrance hall; dining, drawing, and breakfast rooms; parlours, bathroom, kitchen, and servants' room; wine cellar, wash-house, laundry, Appin's horse and stable, with abundance of pure water. Apply cash promises; or to J. A. Kenne and Cape, No. 91, Pitt-street.

MANLY.—To LET, C-roomed **HOUSE**, furnished No. 2, Arden-street.

PETERSHAM.—To LET, a HOUSE, 5 rooms, garden, stable, rent, 10s. M. Kain, grocer.

RIALTO-TERRACE, Upper William-street South.—To LET, HOUSE, containing dining and drawing room, four bedrooms, bathroom, servant's room, kitchen, and pantry; in thorough repair: good yard, water and laid on; taxes paid. Apply to H. A. Cape, 136, Pitt-st.

SHOP to LET, with Dwelling, 25s; also House, rent 15s. James Fringing, 168, Pitt-street.

TO LET, a two-roomed Cottage, stable and coach-

house. Willow Tree Hotel, Victoria-street.
TO LET, large HOUSE, 2-stall stable and coach-house. Apply 13 o'clock, 401, Pitt-street.
TO LET, new first-class ROOMED HOUSES: bath, gas, and every convenience, Stattoo-street, Newtown.
TO LET, a SHOP, with sale of gas and fixtures. 79, Lower George-street.
TO LET, in healthy suburb, Family RESIDENCE, garden, water, &c. E. Ramsay, George-street.
TO LET, a SHOP, George-street North, 6 rooms and kitchen. Apply B. Byrnes, Circular Quay.

TO LET, 6-roomed HOUSE, with bath, copper, flag-
 yard, Selwyn-street, Moore Park.
TO LET, HOUSE, 4 rooms, kitchen, balcony, fig-
 street, Ultimo. Krane, Pitt and Goulburn streets.
TO LET, COTTAGE, 7 rooms, water, and gas, No. 3
 Leicester-place, Paddington. John Perry, No. 4.
TO LET, 6-roomed HOUSE, 247, Forbes-street, Dar-
 linghurst. Apply B. Mountcastle, 252, George-street.
TO LET, neat COTTAGE, 3 rooms; ss. Hill, police
 George-street, Waterloo, Mount Carmel.
TO LET, No. 21, Winslow-terrace, Rushcutters Bay.

TO LET, HOUSE, 9 rooms, very convenient for a family. Apply 4, Harriet-street, Woolwich.

TO LET, HOUSE, two rooms. Apply 217, Bourne-street, Dartford.

TO LET, 8-roomed HOUSE, in Ripley-street, Surrey Hills, with all conveniences. Apply 133, Abchurch-lane, London.

TO LET, DUCHER'S SHOP and fixtures, near Bonthe and Arthur street. Moore Park Hotel, 572, Bonthe-st.

TO LET, a COITAGE, in Judge-street, No. 13: 4 rooms, kitchen, hall, good water; side entrance; rent, 16s. Apply 45, Kent-street, near Druitt-street.

TO LET, four new-erected SHOPS, situated in Queen-street, Brisbane. F. Webster, house agent, 9, King-street.

TO LET PREMISES No. 7, Prince-street, detached, in the police view, containing 8 rooms, cellar, and a large open space of the back; rent, per week, 11s. Apply 33, King-street.

TO LET or SELL, INTEREST in lease of large premises with cellars, also steam-power if required, suitable for factory of any kind; central. W. Douglas, 2, King-street.

TO LET, just finished, **HOUSE**, 5 rooms, balcony, verandah, water, good yard; lots per week. C.A. Jones, 1115a Butta-terrace, Water-street, Fadingdon, of Park Road.

TO LET, a detached **COTTAGE**, St. John's Road, Globe, 6 rooms, hall, kitchen, bathroom, fruit garden, huge yard, water and gas throughout. Walter Cook, 11, St. John's Road, Globe.

TO LET, a COITAGE, at Hunter's Hill, containing 8 rooms, kitchen, servant's and bath-rooms, now occupied by E. D. Munnion. Apply to Mr. Nelson, corner, Hunter's Hill; or John Taylor, Esq., 25, St. James Street, Sydney.

TO LET, handsomely VILLA, Double Bay, garden, paved walks, water, lath, &c. 8 rooms, bath, kitchen, pantry, laundry, &c. In first-rate repair; rent moderate. Apply to W. H. Simpkins, House Agent, 40, Pitt-street.

TO BE LET, furnished, for three months, from 1st of March, a comfortable and airy residence, in the city, for a family of five persons. Apply to Mr. Nelson, corner, Hunter's Hill.

TO LET, or for SALE, these commodious and centrally situated **THREE FLOORS**, in Commercial **YACHT**, owned and managed by **THE ROYAL HOTEL**, and well known as the **ROYAL HOTEL**. Apply to **E. A. ICHTOS**, at **Commercial YACHT**.

TO LET, separate family only, that excellent Family RESIDENCE, corner of Macquarie and Hunter streets, No. 106, opposite to Dr. Cox's; every convenience, bathroom, gas, &c. [Apply on the premises, from 2 to 5 o'clock; or to F. Hughes, 130, Pitt-street.]

TO HOTEL KEEPERS, Banking Companies, and others.—TO LET, three beautifully situated and commodious PREMISES at corner of G orgo and Hay street, (formerly, known as Palace Hotel). The premises are fitted up with every convenience, and are well adapted for extensive business. 120, Castlereagh-street, Redfern.

TO LET, FLOUR MILL AND STORE, at Blaney, now occupied by Messrs. Hawke and Plumber; mill and machinery in good order; 10-horse power engine, 3 pairs of stones; convenient shops and fixtures, with dwelling-house adjoining. The only mill in the centre of a large wheat-growing district. For further particulars apply to Mr. Henry, 1, Pier-street, Bathurst; or to Mrs. E. Davis, Blaney.

room, 2nd parlour, and kitchen; laundry
 tubs and copper; bathroom, gas, plenty water, garden front
 and back; 60 feet frontage. Title under Real Property Act
 of 1908. Apply to Mr. Vaughan, auctioneer,
 10, Victoria-street, on premises.
 HILL'S large ROOM, with gas, to LET every evening
 except Tuesday and Fridays. 794, George-street.
 OFFICE to LET. Apply to Mr. Vaughan, auctioneer,
 10, Victoria-street.
 OFFICE to LET, first floor, in the centre of the city
 84, King-street.
 MARKET GARDENS, 200 acres, one or more lots, to
 be sold by LET. Bourlas, 70, King-street.

TO LET, OFFICES TO LET, now occupied by G. A. Russell Esq., over the Australian General Insurance Company, 129, Pitt-street, where apply for all particulars.

TO LET, HORSE STALL. Apply 73, Clarence-street, next door to Burwood Hotel.

TO LET, WORKSHOP and STORE, suitable for a carpenter's shop, &c. Apply at the Carlton Hotel, Victoria-street.

TO BE LET, in centre of the city, PART of large PREMISES and Cellars, suitable for stores or offices. Apply at the office of the advertiser.

SYDNEY MORNING HERALD.
 SUBSCRIPTIONS: £2 12s per annum.
This rate is for payment in advance.
N.S.—Foreign: The charge will be £3 16s per annum.
 * All advertisements under six lines will be charged at
 advertiser's account if booked.
N.H.—Advertisers in the country can remit payment by
 Money Order or Postage Stamp.
 ADVERTISEMENTS are classified, as far as possible, for
 convenience of readers, but no guarantee is given that they

While every care is exercised in regard to the dissemination of advertisements, the proprietors do not hold themselves responsible for non-insertion through accident or from cause.

BIRTHS, DEATHS, AND MARRIAGES. 3 each insertion. **NOTICES OF BIRTHS AND DEATHS** cannot be inserted in this Journal unless indorsed with the name and address of the persons by whom they are sent.

NOTICES OF MARRIAGES cannot be inserted unless endorsed as correct by the officiating Minister or Registrar.

* * The above rule is rendered necessary in consequence of false and malicious notices having been sent for publication.

SYDNEY MORNING HERALD MONTHLY SUMMARY OF NEWS, published expressly for transmission abroad. Subscription, for year annuum, payable in advance. Single copies, stamped 4d., to be had of all News Agents.

Printed and published by JOHN FAIRMAN and Son, at the office of the Sydney Morning Herald, Pitt and Rivers Streets, Wednesday, February 26, 1879.

ov.au/nla.news-page